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June 13, 2019

VIA ECF

The Honorable Brian M. Cogan United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Nordlicht, et al., No. 1:16-cr-00640-BMC

Dear Judge Cogan:

We represent Defendant Daniel Small in the above-captioned matter.

We write to request that Mr. Small's travel restrictions be modified from June 19-20, 2019, to allow him to travel to Florida to attend the funeral of the sister of his childhood best friend. The U.S. Attorney's Office and Mr. Small's pretrial services officer do not object to this request.

Thank you for your consideration.

Respectfully submitted,

/s/ Dylan A. Stern
Seth L. Levine
Christos G. Papapetrou
Dylan A. Stern

cc: Alicyn Cooley; Lauren Elbert; Patrick Hein; David Pitluck, Assistant U.S. Attorneys (via ECF) Robert Long III, U.S. Pretrial Services Officer (via email)